

BEFORE THE ARIZONA CORPORATION COMMISSION

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COMMISSIONERS

MIKE GLEASON, Chairman WILLIAM A. MUNDELL JEFF HATCH-MILLER KRISTIN K. MAYES **GARY PIERCE**

Arizona Corporation Commission DOCKETED

MAR 10 2008

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In the matter of:

VERONICA ALEXANDRA LEIGH, f/k/a CANDICE ANNA GILL, CHARLES

WILLIAM GILL III, CHARLES GILL and)

CHUCK GILL

27679 N. 125th Drive Peoria, Arizona 85383

> CAG FINANCIAL, L.L.C. 2225 West Frye Rd. #1055

Chandler, AZ 85224

CAG FINANCIAL SERVICES, L.L.C.

17659 West Weatherby Drive Surprise, AZ 85374

LEIGH & ASSOCIATES, L.L.C. P.O. Box 281

Waddell, AZ 85355

Respondents.

DOCKET NO. S-20524A-07-0179

70188 DECISION NO.

ORDER TO CEASE AND DESIST, ORDER OF RESTITUTION, ORDER FOR ADMINISTRATIVE PENALTIES AND **CONSENT TO SAME** BY RESPONDENTS

Respondents VERONICA ALEXANDRA LEIGH, f/k/a CANDICE ANNA GILL, CHARLES WILLIAM GILL III, CHARLES GILL and CHUCK GILL, CAG FINANCIAL, L.L.C., CAG FINANCIAL SERVICES, L.L.C. and LEIGH & ASSOCIATES, L.L.C ("Respondents") elect to permanently waive any right to a hearing and appeal under Articles 11 and 12 of the Securities Act of Arizona, A.R.S. § 44-1801 et seq. ("Securities Act") with respect to this Order To Cease And Desist ("Order"). Respondents admit the jurisdiction of the Arizona Corporation Commission ("Commission"); neither admit nor deny the Findings of Fact and

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Conclusions of Law contained in this Order; and consent to the entry of this Order by the Commission.

I. FINDINGS OF FACT

- 1. At all times material hereto, Veronica Alexandra Leigh, f/k/a Candice Anna Gill, Charles William Gill III, Charles Gill and Chuck Gill (sometimes collectively referred to as "LEIGH") was a resident of Arizona and was licensed to sell insurance in the State of Arizona.
- 2. CAG Financial, L.L.C. is an Arizona Limited Liability company formed in 2001 with at least one office in Arizona through which it has transacted business within and from Arizona. At all times material hereto, LEIGH was the founder, sole member and statutory agent of CAG Financial. In these capacities, LEIGH controlled, promoted and bore responsibility for CAG's business and financial affairs, and investor solicitation activities.
- 3. CAG Financial Services, L.L.C. is a business entity of unknown origin with at least one office in Arizona through which LEIGH transacted business within and from Arizona.
- 4. LEIGH & ASSOCIATES, L.L.C. is a business entity of unknown origin with at least one office in Arizona through which LEIGH transacted business within and from Arizona.
- 5. Hereinafter CAG Financial, L.L.C. and CAG Financial Services, L.L.C. and LEIGH & ASSOCIATES are collectively referred to as "CAG."
- 6. LEIGH was registered as a securities salesperson with IMS Securities in New Mexico beginning October 1, 1996, in Arizona beginning September 21, 1998, in Georgia beginning September 22, 1998 and in California beginning September 28, 1998. All registrations termed on May 17, 2000.
- 7. On or before December 2001, the National Association of Securities Dealers (hereinafter "NASD") initiated an investigation into LEIGH's activities while a registered salesperson.
- 8. As a result of the NASD investigation and subsequent consent by LEIGH, she was barred by the NASD from associating with any member in any capacity on January 25, 2002.

- 9. On November 27, 2001, in Maricopa County Superior Court case number CV2001-092740, Candice Anna Gill filed an Application for Change of Name for an Adult from Candice Anna Gill to Veronica Alexandra Lee (sic). On December 20, 2001, an Order Changing Name for an Adult was entered in case number CV2001-092740 changing the name of Candice Anna Gill to Veronica Alexandra Leigh.
- 10. To attract investors, LEIGH conducted seminars in Arizona "for serious investors only" and informed investors through promotional materials that CAG Financial Services, L.L.C. had been in existence for 27 years with more than \$115 million in assets under management. LEIGH also wrote to investors and informed them that CAG Financial Services, L.L.C. had been in existence for almost 29 years with approximately \$75 million in assets under management. These representations were misleading and inaccurate. LEIGH further informed investors that CAG Financial Services, L.L.C. offered investments, annuities, long term care and living trusts.

A. LEIGH's Sales of Ad Toppers

- 11. The Ad Toppers were designed, promoted and managed by Unlimited Cash, Inc. ("UCI") and Douglas Network Enterprises ("DNE") (together, "UCI/DNE") and involved investments in color computer monitors that were alleged to be capable of displaying advertisements after being placed on product displays, ATM's, vending machines and other fixtures in retail establishments. Allegedly, Ad Topper machines could be programmed to run video advertisements.
- 12. UCI marketed the Ad Topper program as a single package consisting of a machine that could be purchased from UCI and a servicing agreement that could be purchased from DNE. The typical Ad Topper investment was \$4,000 per machine. At the time of making the investment, investors simultaneously executed two distinct, yet interrelated contracts. First, investors entered into a contract with UCI, called the UCI Advertising Topper Purchase Agreement ("UCI Agreement"). The UCI agreement promised investors ownership of an Ad Topper machine that UCI would build. The UCI agreement further promised to direct the entire

process of the Ad Topper from manufacturing to delivery. Delivery was alleged to be to the location selected by the investor or the Management Company (DNE) selected by the investor.

- 13. Second, investors entered into a service agreement with DNE, called the Operation and Maintenance Agreement ("DNE Agreement"). Under the DNE Agreement, DNE was to receive a percentage of the advertising revenues generated by each machine. The DNE Agreement also promised investors at least \$54 per month per machine, which equaled a 16% annual return. The DNE agreement called for DNE to receive the purchased Ad Topper from UCI; secure locations for placement of the Ad Toppers; install each Ad Topper and make them operational by programming the machine to run advertisements; monitor all operational aspects of the Ad Toppers; perform all repairs and maintenance on the Ad Toppers; sell available advertising space on the machine; and collect monthly advertising revenues and distribute the promised returns to investors.
- 14. Following their investments, investors had no duties or responsibilities in placing, servicing or collecting revenue from Ad Toppers and relied solely on UCI/DNE for management of existing Ad Toppers to generate the income that would purportedly support the investors' investment returns.
- 15. According to LEIGH's sales materials for the Ad Topper, the Ad Topper provided stable principal, an investment not subject to stock market risks, principal secured by a fully insured asset, monthly return, the ability to recoup up to 5 percent of any liquidation penalty incurred during the process of rolling other investments into the Ad Topper program and 100% liquidity after 36 months.
- 16. The Ad Topper program was represented by LEIGH as being a safe investment that would generate returns of at least 16% annually from revenue created by sales of advertising to be displayed on the Ad Toppers. LEIGH informed investors that the Ad Toppers could be depreciated as business equipment to offset the income tax liability of investors.

- 17. LEIGH further represented that, after three years, investors could recover their original investment in the Ad Toppers by selling the machines back to DNE for the original purchase price.
 - 18. LEIGH's sales commissions earned on sales of Ad Toppers totaled \$473,455.
- 19. LEIGH failed to disclose to prospective investors the amount of sales commissions earned on her sales of the Ad Topper.
- 20. UCI stopped paying investors in approximately May 2005. Nevertheless, LEIGH continued to represent to investors that they would receive a full return on their investment. LEIGH told investors that UCI payments had stopped as a result of a computer virus that had infiltrated UCI's computers. LEIGH then informed investors that there was going to be a buyout of the Ad Topper program by an investor who was prepared to pay investors a premium.
- 21. LEIGH discouraged investors from attempting to communicate directly with UCI/DNE personnel in attempts to learn why UCI/DNE had stopped paying investors their returns. LEIGH asked her investors to stop calling UCI/DNE directly because, according to LEIGH, "each time they have to stop working to talk with you only delays the process of making out your checks." LEIGH informed investors that she would contact them on behalf of UCI/DNE with any updates.
- 22. In July 2005, LEIGH informed investors that there was nothing wrong with their investment and that UCI/DNE was "still doing what they have been doing for you all along."
- 23. On April 7, 2004, the State of Pennsylvania issued an Order to Cease and Desist against DNE and others related to the sale of Ad Toppers and alleging, in part, that the DNE Ad Topper agreements were securities.
- 24. LEIGH failed to inform prospective investors of the April 7, 2004 Order to Cease and Desist issued in the State of Pennsylvania related to the Ad Topper program.
- 25. On April 3, 2006, the Securities and Exchange Commission filed a Complaint in the United States District Court for the Northern District of Texas, Dallas Division against UCI/DNE

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and others alleging that they raised at least \$18 million from hundreds of investors nationwide from April 2001 through at least May 2005 through an unregistered offering of securities in the form of investment contracts involving Ad Toppers. The SEC Complaint alleges that UCI/DNE, through the offer and sale of Ad Toppers were conducting a Ponzi scheme.

26. On July 7, 2006, an Agreed Order of Permanent Injunction was entered by the SEC against DNE permanently enjoining them from violating Securities laws and ordering restitution in an amount to be determined.

B. LEIGH's Sales of the Universal lease

- 27. The Universal lease program ("Universal lease") was designed, promoted and operated by Yucatan Resorts, Inc. ("Yucatan"), along with Yucatan Resorts, S.A. ("Yucatan-S.A.") and involved investments in hotel units in Cancun, Mexico and other Central American locales from approximately March 2000 to December 2002.
- 28. Resort Holdings International, Inc. ("RHI") and Resort Holding International, S.A. ("RHI-S.A.") began replacing Yucatan as the primary promoter and operator of the Universal lease program within the State of Arizona in or around May 2002.
- 29. Under the terms of the Universal lease program, investors were required to invest a minimum of \$5,000, but were allowed to invest any amount in excess of that sum. The Universal lease promotional materials presented investors with the opportunity to select one of three separate Universal lease "options."
- 30. Under "Option 1" of the Universal lease, investors could choose to forego any returns on their investments, and instead elect to utilize a unit themselves. Pursuant to this option, an investor would be assigned a specific unit, for a specific week, and at a specific location, and only after a minimum investment of \$5,000 had been paid. The investor had no input as to the date, quality or location of the assignment.
- 31. The Universal lease "Option 2," presented investors the opportunity to rent out assigned units themselves. Option 2 again required the purchaser to forego any guaranteed investment returns, and

instead imposed substantial annual maintenance fees on the purchaser for the full 25 year lease term. Prospective Option 2 purchasers were unaware, until after the purchase had been made, of the location, resort type and permitted dates of use for the unit.

- 32. Sales and promotional materials focused on and emphasized Option 3. According to Universal lease promotional brochures, investors who chose Option 3 would be eligible to receive a guaranteed 11 percent (subsequently lowered to 9 percent) annual return on their investments for a period of 25 years, after which time the lease could be renewed for another 20 years. For an investor to reap the 11 and later 9 percent per annum return under Option 3, the investor was required, as part of the investment, to hire a "third party" management company to lease the investor's unit. All investors who purchased contracts through LEIGH selected Option 3.
- 33. The Universal lease materials identified World Phantasy Tours, Inc., ("World Phantasy"), as the designated third party management company responsible for leasing the investors' unit. Selecting World Phantasy, the only management company identified or offered, as the leasing agent was the only method under which investors could earn the promised 11 or 9 percent rate of return on their Universal lease for the life of the Universal lease.
- 34. The investors had no duties or responsibilities following their investments, and relied solely on others for development of new units and/or management of existing rental units to generate the rental profits that would purportedly support the investors' investment returns.
- 35. According to sales materials for the Universal lease provided to investors by LEIGH, the Universal lease provided stable principal, an investment not subject to stock market risks, principal secured by a fully insured asset, monthly return, the ability to recoup up to 5 percent of any liquidation penalty incurred during the process of rolling other investments into the Universal lease program and 100% liquidity after 36 months.
 - 36. LEIGH's sales commissions earned on sales of Universal leases totaled \$58,118.

37. Prior to and during the period of sales to investors in Arizona by LEIGH, Yucatan and its related entities had been subject to investigations and orders in multiple states involving its development, marketing and sale of promissory notes and Universal leases. LEIGH failed to disclose this information to prospective investors with whom he dealt.

38. The orders include:

- a) May 18, 1999 administrative order by the New Mexico Securities Division in the matter of Yucatan Investment Corp., Michael E. Kelly (hereinafter "Kelly") and others for the sale of unregistered, non-exempt securities through unlicensed sales agents. Kelly was the sole incorporator, statutory agent, president and secretary of Yucatan Investments, and Yucatan Investment was based out of the same business address as Yucatan, Yucatan-S.A., RHI, and RHI-S.A. Yucatan Investments' operation was the immediate predecessor to the current Universal lease program; Kelly was the founder, president and owner of Yucatan and was a director, officer and owner of Yucatan S.A. Kelly is the founder, chairman and owner of RHI;
- b) July 26, 1999, Consent with the South Carolina Securities Division signed by Kelly on behalf of himself and Yucatan Investment Corp. for the sale of unregistered, nonexempt securities through unregistered sales agents;
- c) October 4, 1999, Consent Order to Cease and Desist with the Minnesota Department of Commerce signed by Kelly as president of Yucatan Investment Corp. for the sale of unregistered, nonexempt securities;
- d) November 7, 2000, Order to Cease and Desist, that became permanent on December 21, 2000, by the Connecticut Department of Banking related to Yucatan Investment Corp. for the sale of unregistered, nonexempt securities in the form of promissory notes through unlicensed sales agents;
- e) April 2, 2001, Order of Prohibition and Revocation by the Wisconsin Securities Division related to Kelly, Yucatan Resorts, Inc., Yucatan Resorts, S.A., RHI, Inc. and RHI-S.A. for the sale of unregistered securities by unlicensed sales agents and for securities fraud in violation of Wisconsin

	
1	law (revoked and replaced by subsequent Consent Order signed by Kelly on behalf of Yucatan
2	Resorts, S.A. on March 12, 2003;
3	II. <u>CONCLUSIONS OF LAW</u>
4	1. The Commission has jurisdiction over this matter pursuant to Article XV of the
5	Arizona Constitution and the Securities Act.
6	2. Respondents offered or sold securities within or from Arizona, within the meaning
7	of A.R.S. §§ 44-1801(15), 44-1801(21), and 44-1801(26).
8	3. Respondents violated A.R.S. § 44-1841 by offering or selling securities that were
9	neither registered nor exempt from registration.
10	4. Respondents violated A.R.S. § 44-1842 by offering or selling securities while
1	neither registered as dealers or salesmen nor exempt from registration.
12	5. Respondents violated A.R.S. § 44-1991 by making untrue statements or misleading
13	omissions of material facts, which was neither admitted nor denied, by:
14	a. Failing to disclose to offerees and investors the amount of commission to be
15	earned on each sale of the Universal lease and Ad Topper product;
16	b. Failing to disclose to offerees and investors any financial statements or other
17	salient financial information about the companies operating the Universal lease
18	and Ad Topper programs;
19	c. Failing to fully and accurately disclose to offerees and investors the state and
20	federal regulatory actions taken involving the issuers of the Universal lease and
21	Ad Topper products and the potential consequences of those actions with
22	respect to the Universal lease and Ad Topper programs;
23	d. Failing to fully disclose to offerees and investors the risks associated with the
24	Universal lease and Ad Topper programs;
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- e. Failing to disclose to offerees and investors that he had been barred by the National Association of Securities Dealers from associating with any member in any capacity.
- 6. Respondents' conduct is grounds for a cease and desist order pursuant to A.R.S. § 44-2032.
- 7. Respondents' conduct is grounds for an order of restitution pursuant to A.R.S. § 44-2032.
- 8. Respondents' conduct is grounds for administrative penalties under A.R.S. § 44-2036.

III. ORDER

THEREFORE, on the basis of the Findings of Fact, Conclusions of Law, and Respondents' consent to the entry of this Order, without admitting or denying, attached and incorporated by reference, the Commission finds that the following relief is appropriate, in the public interest, and necessary for the protection of investors:

IT IS ORDERED, pursuant to A.R.S. § 44-2032, that Respondents, and any of Respondents' agents, employees, successors and assigns, permanently cease and desist from violating the Securities Act.

IT IS FURTHER ORDERED that Respondents comply with the attached Consent to Entry of Order.

IT IS FURTHER ORDERED, pursuant to A.R.S. § 44-2032, that Respondents shall jointly and severally pay restitution in the total amount of sales commissions earned in connection with the sale of the Universal lease and Ad Topper in this matter as reflected in the records of the Commission, such restitution shall be in the amount of \$531,573. Payment shall be made in full on the date of this Order. Any amount outstanding shall accrue interest at the rate of 10% per annum from the date of this Order until paid in full. Payment shall be made to the "State of Arizona" to be placed in an interest-bearing account controlled by the Commission. The

Commission shall disburse the funds on a pro-rata basis to investors shown on the books and records of the Commission. Any restitution funds that the Commission cannot disburse because an investor refuses to accept such payment shall be disbursed on a pro-rata basis to the remaining investors shown on the records of the Commission. Any funds that the Commission determines it is unable to or cannot feasibly disburse shall be transferred to the general fund of the state of Arizona.

IT IS FURTHER ORDERED, pursuant to A.R.S. § 44-2036, that Respondents shall jointly and severally, pay an administrative penalty in the amount of \$35,000. Payment shall be made in full on the date of this Order. Payment shall be made to the "State of Arizona." Any amount outstanding shall accrue interest at the rate of 10% per annum from the date of this Order until paid in full. The payment obligations for these administrative penalties shall be subordinate to any restitution obligations ordered herein and shall become immediately due and payable only after restitution payments have been paid in full or upon Respondents' default with respect to Respondents' restitution obligations.

For purposes of this Order, a bankruptcy filing by any of the Respondents shall be an act of default. If any Respondent does not comply with this Order, any outstanding balance may be deemed in default and shall be immediately due and payable.

IT IS FURTHER ORDERED, that if any Respondent fails to comply with this order, the Commission may bring further legal proceedings against that Respondent, including application to the superior court for an order of contempt.

IT IS FURTHER ORDERED that this Order shall become effective immediately. 1 BY ORDER OF THE ARIZONA CORPORATION COMMISSION 2 3 4 **CHAIRMAN COMMISSIONER** 5 6 7 COMMISSIONER 8 IN WITNESS WHEREOF, I, DEAN S. MILLER, Interim 9 Executive Director of the Arizona Corporation Commission, have hereunto set my hand and caused the 10 official seal of the Commission to be affixed at the Capitol, in the City of Phoenix, this 104 day of 11 march .2008. 12 13 14 Interim Executive Director 15 16 DISSENT 17 18 19 DISSENT 20 This document is available in alternative formats by contacting Linda Hogan, ADA Coordinator, 21 voice phone number 602-542-3931, e-mail lhogan@azcc.gov. 22 (wwb) 23 24 25 26 12

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CONSENT TO ENTRY OF ORDER

- 1. Respondents VERONICA ALEXANDRA LEIGH, f/k/a CANDICE ANNA GILL, CHARLES WILLIAM GILL III, CHARLES GILL and CHUCK GILL, CAG FINANCIAL, L.L.C., CAG FINANCIAL SERVICES, L.L.C. and LEIGH & ASSOCIATES, L.L.C ("Respondents") admit the jurisdiction of the Commission over the subject matter of this proceeding. Respondents acknowledge that they have been fully advised of their rights to a hearing to present evidence and call witnesses and Respondents knowingly and voluntarily waive any and all rights to a hearing before the Commission and all other rights otherwise available under Article 11 of the Securities Act and Title 14 of the Arizona Administrative Code. Respondents acknowledge that this Order to Cease and Desist, Order of Restitution, Order for Administrative Penalties and Consent to Same By Respondents ("Order") constitutes a valid final order of the Commission.
- 2. Respondents knowingly and voluntarily waive any right under Article 12 of the Securities Act to judicial review by any court by way of suit, appeal, or extraordinary relief resulting from the entry of this Order.
- 3. Respondents acknowledge and agree that this Order is entered into freely and voluntarily and that no promise was made or coercion used to induce such entry.
- 4. Respondents understand and acknowledge that they have the right to seek counsel regarding this Order, and that Respondents have had the opportunity to seek counsel prior to signing this Order. Respondents acknowledge and agree that, despite the foregoing, Respondents freely and voluntarily waive any and all right to consult or obtain counsel prior to signing this Order.
- 5. Respondents neither admit nor deny the Findings of Fact and Conclusions of Law contained in this Order. Respondents agree that they shall not contest the validity of the Findings of Fact and Conclusions of Law contained in this Order in any present or future administrative proceeding before the Commission or any other state agency concerning the denial or issuance of

any license or registration required by the state to engage in the practice of any business or profession.

- 6. By consenting to the entry of this Order, Respondents agree not to take any action or to make, or permit to be made, any public statement denying, directly or indirectly, any Finding of Fact or Conclusion of Law in this Order or creating the impression that this Order is without factual basis. Respondents will undertake steps necessary to assure that all of Respondent's agents and employees understand and comply with this agreement.
- 7. While this Order settles this administrative matter between Respondents and the Commission, Respondents understand that this Order does not preclude the Commission from instituting other administrative or civil proceedings based on violations that are not addressed by this Order.
- 8. Respondents understand that this Order does not preclude the Commission from referring this matter to any governmental agency for administrative, civil, or criminal proceedings that may be related to the matters addressed by this Order.
- 9. Respondents understand that this Order does not preclude any other agency or officer of the state of Arizona or its subdivisions from instituting administrative, civil, or criminal proceedings that may be related to matters addressed by this Order.
- 10. Respondents agree that they will not apply to the state of Arizona for registration as a securities dealer or salesman or for licensure as an investment adviser or investment adviser representative at any time in the future.
- 11. Respondents agree that they will not exercise any control over any entity that offers or sells securities or provides investment advisory services within or from Arizona at any time in the future.
- 12. Respondents agree that they will not sell any securities in or from Arizona without being properly registered in Arizona as a dealer or salesman, or exempt from such registration; Respondents will not sell any securities in or from Arizona unless the securities are registered in

Arizona or exempt from registration; and Respondents will not transact business in Arizona as an investment adviser or an investment adviser representative unless properly licensed in Arizona or exempt from licensure.

- 13. Respondents agree that they will continue to cooperate with the Securities Division including, but not limited to, providing complete and accurate testimony at any hearing in this matter and cooperating with the state of Arizona in any related investigation or any other matters arising from the activities described in this Order.
- 14. Respondents consent to the entry of this Order and agree to be fully bound by its terms and conditions.
- 15. Respondents acknowledge and understand that if they fail to comply with the provisions of the order and this consent, the Commission may bring further legal proceedings against Respondents, including application to the superior court for an order of contempt.
- 16. Respondents understand that default shall render Respondents liable to the Commission for its costs of collection and interest at the maximum legal rate.
- 17. Respondents agree and understand that if Respondents fail to make any payment as required in the Order, any outstanding balance shall be in default and shall be immediately due and payable without notice or demand. Respondents agree and understand that acceptance of any partial or late payment by the Commission is not a waiver of default by Commission.
- 18. Respondent VERONICA ALEXANDRA LEIGH, f/k/a CANDICE ANNA GILL, CHARLES WILLIAM GILL III, CHARLES GILL and CHUCK GILL represent that she is the sole member, manager and president of CAG FINANCIAL, L.L.C., CAG FINANCIAL SERVICES, L.L.C. and LEIGH & ASSOCIATES, L.L.C and is thereby authorized to enter into the Order for and on behalf of the Respondent entities.

1	Vernia alina, Lens
2	Veronica Alexandra Leigh
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4	STATE OF ARIZONA)) ss
	County of Maricopa)
5 6	Personally appeared before me this 31 day of JAN, 2008 an individual known to me to be
7	Veronica Alexandra Leigh and acknowledged the execution of the foregoing instrument.
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9	THU T. PHUNG-WALL NOTARY PUBLIC
10	MARICOPA COUNTY My Commission Expires DECEMBER 18, 2008 CAG FINANCIAL, L.L.C
11	CAO FINANCIAL, E.E.C
12	By Veronica Almshy Ley
13	Veronica Alexandra Leigh
14	Its Member/Manager
15	STATE OF ARIZONA) ss
16	County of Maricopa)
17	Personally appeared before me this 3 (day of JAN), 2008 an individual known to me to be
18	Veronica Alexandra Leigh and acknowledged the execution of the foregoing instrument.
19	V Oromet 7 november 2 Dolgh und dexilo wiedged the execution 2 day jorgoing moduline.
20	NOTARY PUBLIC
21	Seal: THU T. PHUNG-WALL NOTARY PUBLIC - ARIZONA
22	MARICOPA COUNTY My Commission Expires DECEMBER 18, 2008
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1	CAG FINANCIAL SERVICES, L.L.C.
2	By/emin Runs der List
3	Veronica Alexandra Leigh
4	Its Authorized Representative
5	
6	STATE OF ARIZONA)) ss
7	County of Maricopa)
8	Personally appeared before me this 3/day of $\rightarrow 4$, 2008 an individual known to me to be
9	Veronica Alexandra Leigh and acknowledged the execution of the foregoing instrument.
10	THU T. PHUNG-WALL NOTARY PUBLIC
11	NOTARY PUBLIC - ARIZONA MARICOPA COUNTY My Commission Expires
12	DECEMBER 18, 2008
13	LEIGH & ASSOCIATES, L.L.C.
14	
15	By fromin Alarander Leich
16	Veronica Alexandra Leigh
17	Its Authorized Representative
18	STATE OF ARIZONA)
19) ss County of Maricopa)
20	Personally appeared before me this 31 day of (AAA) , 2008 an individual known to me to be
21	Veronica Alexandra Leigh and acknowledged the execution of the foregoing instrument.
22	
23	THU T. PHUNG-WALL NOTARY PUBLIC NOTARY PUBLIC - ARIZONA
24	Seal: NOTARY FUBLIC MARICOPA COUNTY My Commission Expires DECEMBER 18, 2008
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Decision No. **70188**